

The Honorable Robert S. Lasnik

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

TORREY GRAGG, on his own behalf and on behalf of similarly situated persons,)
Plaintiff,)
v.)
ORANGE CAB COMPANY, INC., a)
Washington corporation; and RIDECHARGE,)
INC., a Delaware corporation d/b/a TAXI)
MAGIC,)
Defendants.)
No. C12-0576RSL
**[PROPOSED] SETTLEMENT
ORDER AND FINAL
JUDGMENT**

SETTLEMENT ORDER AND FINAL JUDGMENT

THIS MATTER came before the Court on Representative Plaintiff's motion for final approval of the proposed class settlement (the "Settlement"). The Court has considered all papers filed and proceedings in this matter and is fully informed regarding the facts surrounding the proposed Settlement. Based upon this information, the Court has determined to approve the proposed Settlement as fair, reasonable and adequate. The Court hereby enters this Settlement Order and Final Judgment ("Final Judgment"), which constitutes a final adjudication on the merits of all claims of the Settlement Class.

On March 1, 2017, this Court granted preliminary approval to the proposed Settlement between Representative Plaintiff and Defendants Orange Cab Co., Inc. and RideCharge, Inc. (collectively, “Defendants”). Dkt. No. 202. On March 28, 2017, the Court issued an Amended

1 Order Granting Preliminary Approval of Class Action Settlement. Dkt. No. 205. The proposed
2 Settlement resolves all of the Settlement Class's claims against Defendants in exchange for
3 Defendants' agreement to provide certain monetary and non-monetary relief to Settlement Class
4 Members as set forth in the Agreement.

5 On October 5, 2017, this Court held a Settlement Hearing to consider whether to grant
6 final approval to the Settlement and to consider Class Counsel's application for an award of
7 attorneys' fees and costs ("Fee Application"), and Service Award to the Representative Plaintiff.
8 The Court heard argument from counsel and any others who elected to appear to voice their
9 support for, or objection to, the Settlement and/or the Fee Application.

10 Having read, reviewed and considered the papers filed in support of and in opposition to
11 final approval of the Settlement, including supporting declarations; oral arguments of counsel
12 and presentations by members of the Class who appeared at the hearing; Class Counsel's Fee
13 Application; the Agreement; and the pleadings, the Court finds and concludes as follows:

14 1. ***Definitions.*** The definitions and provisions of the Settlement Agreement and
15 Release of Claims (the "Agreement") are incorporated in this Final Judgment as though fully set
16 forth herein.

17 2. ***Jurisdiction.*** This Court has jurisdiction over the subject matter of the
18 Agreement with respect to and over all parties to the Agreement, including Representative
19 Plaintiff and all members of the Settlement Class.

20 3. ***Settlement Approval.*** The Court hereby grants final approval to the Settlement
21 and finds the Settlement is, in all respects, fair, reasonable, and adequate, and in the best interests
22 of the Settlement Class. The Court finds the Settlement is within the authority of the parties and
23 the result of extensive arm's length negotiations with the guidance of an experienced mediator.

24 4. ***Class Certification.*** This Court confirms the proposed Settlement Class satisfies
25 the requirements of Fed. R. Civ. P. 23, as found in the Court's Order Granting Preliminary
26 Approval of Class Action Settlement ("Preliminary Approval Order"). Accordingly, this Court
27 makes final the conditional class certification set forth in the Preliminary Approval Order.

1 5. ***Exclusion from Settlement Class.*** No members of the Settlement Class have
2 timely requested to be excluded from the Class and the Settlement.

3 6. ***Objections Overruled.*** No members of the Settlement Class have objected to the
4 settlement.

5 7. ***No Admission.*** Neither this Final Judgment nor the Agreement is an admission or
6 concession by Defendants of the validity of any claims or of any liability or wrongdoing or of
7 any violation of law. This Final Judgment and the Agreement do not constitute a concession and
8 shall not be used as an admission or indication of any wrongdoing, fault, or omission by
9 Defendants or any other person in connection with any transaction, event or occurrence, and
10 neither this Final Judgment nor the Agreement nor any related documents in this proceeding, nor
11 any reports or accounts thereof, shall be offered or received in evidence in any civil, criminal, or
12 administrative action or proceeding, other than such proceedings as may be necessary to
13 consummate or enforce this Final Judgment, the Agreement, and all releases given thereunder, or
14 to establish the affirmative defenses of *res judicata* or collateral estoppel barring the pursuit of
15 claims released in the Agreement.

16 8. ***Dismissal with Prejudice.*** This Court hereby dismisses with prejudice all claims
17 of members of the Settlement Class against Defendants arising from the sending of text messages
18 to a cellular telephone for any purpose, regardless of the theory of recovery or alleged
19 wrongdoing as set forth in the Agreement.

20 9. ***Release.*** Representative Plaintiff, for himself and as the representative of the
21 Settlement Class, and on behalf of each Settlement Class Member who has not timely opted out
22 and each of their respective agents, successors, heirs, assigns, and any other person who can
23 claim by or through them in any manner, fully, finally, and forever irrevocably release,
24 relinquish, and forever discharge with prejudice all Released Claims against the Released Parties.

25 10. ***Injunction Against Asserting Released Claims.*** Representative Plaintiff, all
26 Settlement Class Members, and any person or entity allegedly acting on behalf of Settlement
27 Class Members, either directly, representatively or in any other capacity, are permanently

1 enjoined from commencing or prosecuting against the Released Parties any action or proceeding
2 in any court or tribunal asserting any of the Released Claims, provided, however, that this
3 injunction shall not apply to individual claims of any Settlement Class Members listed in
4 Exhibit A who timely requested exclusion from the Settlement Class. This injunction is
5 necessary to protect and effectuate the settlement, this Order, and the Court's flexibility and
6 authority to effectuate this settlement and to enter judgment when appropriate, and is ordered in
7 aid of the Court's jurisdiction and to protect its judgments pursuant to 28 U.S.C. § 1651(a).

8 11. ***General Release Acknowledgement.*** By operation of this Final Judgment, the
9 Representative Plaintiff and Defendants expressly waive, and each Settlement Class Member is
10 deemed to have waived, any and all claims, rights, or benefits they may have under California
11 Civil Code § 1542 and any similar federal or state law, right, rule, or legal principle that may
12 apply. California Civil Code § 1542 provides as follows:

13 A general release does not extend to claims which the creditor does
14 not know or suspect to exist in his or her favor at the time of
executing the release, which if known by him or her must have
15 materially affected his or her settlement with the debtor.

16 12. ***Class Notice.*** The Settlement Administrator completed the delivery of Class
17 Notice according to the terms of the Agreement. The Class Notice given by the Settlement
18 Administrator to the Settlement Class, which set forth the principal terms of the Agreement and
19 other matters, was the best practicable notice under the circumstances. The Class Notice
20 program prescribed by the Agreement was reasonable and provided due and adequate notice of
21 these proceedings and of the matters set forth therein, including the terms of the Agreement, to
22 all parties entitled to such notice. The Class Notice given to the Settlement Class Members
23 satisfied the requirements of Federal Rule of Civil Procedure 23 and the requirements of
24 constitutional due process. The Class Notice was reasonably calculated under the circumstances
25 to apprise Settlement Class Members of the pendency of this Action, all material elements of the
26 Settlement, and their opportunity to exclude themselves from, object to, or comment on the
27 Settlement and appear at the Settlement Hearing. The Court has afforded a full opportunity to all

1 Settlement Class Members to be heard. Accordingly, the Court determines that all members of
2 the Settlement Class, except those who timely excluded themselves from the Class, are bound by
3 this Final Judgment.

4 13. ***Notifications to Appropriate Federal and State Officials.*** Within ten (10) days
5 after the filing of the proposed Agreement in this Court, Defendants served a notice of the
6 proposed Settlement upon the appropriate state official of each State in which a Class member
7 resides and upon the Attorney General of the United States. The Court finds that the notice
8 provided by Defendants satisfied the requirements of 28 U.S.C. § 1715(b) and that more than
9 ninety (90) days have elapsed since Defendants provided the required notice, as required by 28
10 U.S.C. § 1715(d).

11 14. ***Continuing Jurisdiction.*** Without affecting the finality of this Final Judgment,
12 the Court retains continuing jurisdiction over (a) implementation of the Agreement, distribution
13 of the settlement payments, Service Award, and attorneys' fees and costs contemplated by the
14 Agreement, and processing of the claims permitted by the Agreement, until each and every act
15 agreed to be performed pursuant to the Agreement has been performed, and (b) all parties to this
16 Action and members of the Settlement Class for the purpose of enforcing and administering the
17 Agreement.

18 15. ***Service Award.*** As an incentive payment in compensation for the time, effort,
19 and risk he undertook as representative of the Settlement Class, the Court hereby awards \$7,500
20 to Torrey Gragg.

21 16. ***Class Counsel Fee and Cost Award.*** The Court hereby awards attorneys' fees
22 and costs to compensate Class Counsel for their time incurred and costs advanced. The Court
23 has concluded that: (a) Class Counsel achieved a favorable result for the Class by obtaining
24 Defendants' agreement to make available to Settlement Class Members certain monetary and
25 non-monetary relief; (b) Class Counsel devoted substantial effort to pre-and post-filing
26 investigation, legal analysis, and litigation; (c) Class Counsel prosecuted the Class's claims on a
27 contingent-fee basis, investing significant time and accumulating costs with no guarantee that

1 they would receive compensation for their services or recover their costs; (d) Class Counsel
2 employed their knowledge of and experience with class action litigation in achieving a valuable
3 settlement for the Class, in spite of Defendants' possible legal defenses and their experienced
4 and capable counsel; (e) Class Counsel have standard contingent fee agreements with
5 Representative Plaintiff, who has reviewed the Agreement and been informed of Class Counsel's
6 attorney fee and cost application and has approved; (f) the Class Notice informed Settlement
7 Class Members of Class Counsel's fee and cost request under the Agreement; and (g) Class
8 Counsel filed and posted their Fee Application in time for Settlement Class Members to make a
9 meaningful decision whether to object to the Fee Application. Based upon these conclusions,
10 and finding that Class Counsel's Fee Application is meritorious, the Court hereby approves Class
11 Counsel's Fee and Cost Application and awards to Class Counsel fees in the amount of \$991,392
12 and costs in the amount of \$110,553, for a total aggregate amount of \$1,101,945. This amount
13 aggregate payment to Class Counsel is reasonable considering the significant effort by Class
14 Counsel, the quality of the result achieved for the Class, the skill and persistence of Class
15 Counsel in achieving the result, and the uncertainty of the result in contrast to Class Counsel's
16 significant outlays in time and money to advance the interests of the Class. All such fees and
17 costs are in lieu of statutory fees and costs that Representative Plaintiff and/or the Settlement
18 Class might otherwise have been entitled to recover.

17. ***Payment Timing.*** Defendants shall pay the fee and cost award to Class Counsel
and the Service Award to Representative Plaintiff, as well as amounts due to eligible Settlement
Class Members who timely filed a claim under the Agreement, in accordance with and at the
times prescribed by the Agreement.

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24 IT IS SO ORDERED.

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Dated: 5 October 2017


CHARLES B. SLEET

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